GD-123 (04/03)

RESIDENT MICHIGAN AGENT OR SURETY

STATE OF MICHIGAN DEPARMENT OF AGRICULTURE PRODUCER SECURITY SERVICES SECTION P.O. BOX 30017 LANSING, MICHIGAN 48909

DEFICIENCY BOND FOR DEFICIENCIES IN ALLOWABLE NET ASSET REQUIREMENT

BOND NUMBER KNOW ALL MEN THESE PRESENTS: That	
WAREHOUSE FIRM NAM	ME .
of,, as PRINCIPAL, an	d
CITY STATE	
BONDING COMPANY CITY	
as SURETY, are jointly and severally held and firmly bou	and to the Michigan
Department of Agriculture, in the penal sum of Dollars (\$) lawful money of the United States, to the payment of which, well and truly to be made, we bind ourselves and each of us and each of our successors, heirs, executors, administrators and assigns firmly by these presents. THE CONDITION OF THIS BOND IS SUCH THAT, WHEREAS, the above bound PRINCIPAL has made application to the Michigan Department of Agriculture for a license to operate a storage facility(s) located at	
WHEREAS, the above bounden PRINCIPAL has allowable net ass 141 of 1939, as amended, and pursuant to such law submits this bo existing between required minimum statutory allowable net assets a PROVIDED HOWEVER, the aggregate liability of the surety on this bond for this Bond as specified above. Although this Bond is continuous in nature, the successive license period during which this Bond is in effect and the liability s under this bond. PROVIDED FURTHER, that this bond is a DEFICIENCY BOND solely to allow Principal to meet minimum allowable net asset requivened only be subject to claims arising out of a farm produce transaction assets of PRINCIPAL subject to such claims, have been exhausted understood the bond penalty shall automatically decrease to the extrem of the bond, with the advice and consent of the Michigan Department of Agriculture stating when not less effective. However, such notice shall not release the SURI accrue before the expiration of said 60 day notice. This bond made pursuant to the provisions of Act No. 141, Public Acts 1939 at IN WITNESS WHEREOF, the aforesaid PRINCIPAL and SURETY have here	and in an amount sufficient to equal the deficiency currently and PRINCIPAL'S allowable net assets. If any one or more claims shall be limited to the aggregate amount of liability of the SURETY hereunder shall not accumulate for each shall not be affected by the number of claimants that may make claim. O responding only to farm produce transactions and is given irements of PA 141 of 1939, as amended. As such, it shall at such times and under such circumstances as allowable net. This bond is given as security for those purposes only. It is ent PRINCIPAL'S allowable net assets increase during the artment of Agriculture. By the surety by mailing written notice to the than 60 days thereafter such cancellation shall be ETY from liability already accrued or which shall as amended.
(Seal of Principal)	PRINCIPAL By
* *	Title
	Attest
(Seal of Surety)	SECRETARY /WITNESS
	SURETY By
COUNTERSIGNED BY:	ATTORNEY-IN -FACT

Section 3 of Act No. 141, Public Acts of 1939 as amended requires that this bond shall run to the department of agriculture (Michigan) with sufficient surety conditioned upon the faithful performance of the duties of a grain dealer and compliance with all laws of the state relating thereto.

Such bond shall show the address and capacity of each storage facility. The term of the bond shall be continuous, and the aggregate liability of the surety on the bond shall be limited to the aggregate amount of the bond set forth on the face hereof. Although the bond is continuous in nature, the liability of the surety shall not accumulate for each successive license period during which this bond is in effect and the liability shall not be affected by the number of claimants involved in the transactions covered by this bond.